GOVERNMENT OF ANDHRA PRADESH ABSTRACT

Andhra Pradesh Municipalities Act, 1965 - (Taxation and Finance Rules) - Deletion of Rule 8 (1) of Schedule II - Orders - Issued.

MUNICIPAL ADMINISTRATION & URBAN DEVELOPMENT (TC.1) DEPARTMENT

G.O.Ms.No. 201

Date: 10/ 05/2012.

Read:

The Commissioner & Director of Municipal Administration, Hyderabad Letter Nio. 17471/2010, dated 28.10.2010.

ORDER:

Whereas Rule 8 (1) of Schedule II of the Andhra Pradesh Municipalities Act, 1965 stipulates that the assessment books shall be completely revised by the Commissioner once in five years and also at any time between one complete revision and another if the Government, so directs. As per proviso under this Rule, the Government is competent to advance or postpone the date from which or fix intervals at which, such complete revision of assessment books shall be effected in the case of any specified Municipality. This proviso has become an hindrance in the complete revision of assessment books by Municipal Commissioners once in five years;

- 2. And whereas condition VI stipulated by the XIII Finance Commission states that "All Local Bodies should be fully enabled to levy Property tax (including tax for all types of residential and commercial properties) and any hindrances in this regard must be removed. Self certification by the State Government will demonstrate compliance with this condition";
- 3. And whereas in the letter read above, the Commissioner and Director of Municipal Administration, Hyderabad has submitted proposal for deletion of proviso under Rule 8(1) of Schedule II (Taxation and Finance Rules) of the Andhra Pradesh Municipalities Act, 1965.
- 4. Now, therefore, the Government after examination of the proposal decided to delete the proviso to the rule 8(1) of Schedule II of the said Act, 1965.
- 5. Accordingly, the following notification will be published in an Extraordinary issue of the Andhra Pradesh Gazette, dated 15/05/2012.

NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 328 of the Andhra Pradesh Municipalities Act, 1965 (Andhra Pradesh Act 6 of 1965), the Governor of Andhra Pradesh hereby makes the following amendment to the Schedule II of the Andhra Pradesh Municipality Act, 1965.

<u>A M E N D M E N T</u>

In Schedule-II of the said Act, the proviso to sub-rule (1) of rule 8 shall be omitted.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

Dr. VIJAY KUMAR
SECRETARY TO GOVERNMENT(MA)

Τo

The Commissioner of Printing & Stationery & Stores purchasing, Hyderabad.

(He is requested to furnish 50 copies of each to Government, 10 copies each to all the Municipalities in Andhra Pradesh, 150 copies to Commissioner and Director of

Municipal Administration and 10 copies to Commissioner of Information and Public Relations Department, Hyderabad).

The Commissioner & Director of Municipal Administration, Hyderabad.

Copy to:

The Commissioners of all Municipalities / Municipal Corporations.

(Through Commissioner and Director of Municipal Administration)

The Law (A) Department.

The Finance Department.

OSD to Minister (MA&UD).

P.S to Prl. Secretary to Government, MA&UD Dept.,

 ${\bf P.S} \ to \ Secretary \ to \ Government, \ {\bf MA\&UD \ Dept.},$

SF/SCs.

//FORWARDED: BY ORDER//

SECTION OFFICER